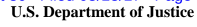
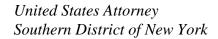
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The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

March 13, 2017

BY ECF

The Honorable Lorna G. Schofield United States District Judge Southern District of New York Thurgood Marshall U.S. Courthouse 40 Foley Square New York, New York 10007

Re: <u>United States v. Andrew Cook</u>, 17 Cr. 147 (LGS)

Dear Judge Schofield:

The parties write jointly to propose a schedule for discovery, the filing of motions, and dates for a status conference.

The Government expects to produce Rule 16 discovery to the defense by April 7, 2017. The parties request a 30-day period for the defense to review discovery. The parties propose that any defense motions be due by May 12, 2017, that Government responses be due by May 26, 2017, and any replies be due by June 2, 2017. The parties are available for a status conference on June 12, 13, or 14, 2017.

The Government requests that time under the Speedy Trial Act be excluded from today through the date of the status conference, pursuant to 18 U.S.C. § 3161(h)(7)(A). The Government submits that the ends of justice are served by this exclusion of time so that the defense may review discovery and contemplate any motions, and so that the parties may discuss a disposition. Defense counsel consents to the exclusion of time.

Respectfully submitted,

By:/s/ Dina McLeod

Dina McLeod Assistant United States Attorney (212) 637-1040 /s/ Matthew D. Myers

Matthew D. Myers Myers Singer & Galiardo, LLP (212) 986-5900